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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/603,640	06/25/2003	Marcus W. May	SIG000085	3147	
34399 75	90 02/16/2005		EXAMINER		
	ARRISON & MARKIS	GUTIERREZ, ANTHONY			
P.O. BOX 1607	-·	ART UNIT	PAPER NUMBER		
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			20.7 /		
			DATE MAILED: 02/16/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)				
Office Action Summary		10/603,640	MAY ET AL.				
		Examiner	Art Unit				
		Anthony Gutierrez	2857				
Parind f	The MAILING DATE of this communicat or Reply	ion appears on the cover sheet wi	th the correspondence addre	oss			
A SH THE - Exte afte - If th - If No - Fail Any	HORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICA ensions of time may be available under the provisions of 37 r SIX (6) MONTHS from the mailing date of this communic e period for reply specified above is less than thirty (30) da 0 period for reply is specified above, the maximum statutour to reply within the set or extended period for reply will, reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	TION. 'CFR 1.136(a). In no event, however, may a reation. ys, a reply within the statutory minimum of thirty period will apply and will expire SIX (6) MON' by statute, cause the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this comn ANDONED (35 U.S.C. § 133).	nunication.			
Status							
1)🛛	Responsive to communication(s) filed o	n 25 June 2003.					
2a)□	•	This action is non-final.		•			
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	tion of Claims	•					
5)□ 6)⊠ 7)□	Claim(s) 1-30 is/are pending in the apple 4a) Of the above claim(s) is/are version claim(s) is/are allowed. Claim(s) 1-30 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction	vithdrawn from consideration.					
Applicat	tion Papers						
9)[The specification is objected to by the E	xaminer.					
10)	10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11)	Replacement drawing sheet(s) including the The oath or declaration is objected to by						
Priority	under 35 U.S.C. § 119						
` a	Acknowledgment is made of a claim for) All b) Some * c) None of: 1. Certified copies of the priority doc 2. Certified copies of the priority doc 3. Copies of the certified copies of the application from the International See the attached detailed Office action for	cuments have been received. cuments have been received in A he priority documents have been Bureau (PCT Rule 17.2(a)).	pplication No received in this National St	age			
2) Noti 3) Info	ice of References Cited (PTO-892) ice of Draftsperson's Patent Drawing Review (PTO- rmation Disclosure Statement(s) (PTO-1449 or PTC	948) Paper No(s	Summary (PTO-413) s)/Mail Date nformal Patent Application (PTO-1	52)			
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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 5-7, 8, 11, 12, 14-16, 20-23, 26, 27, 29 and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Urbano et al. (United States Patent: US 6,592,521 B1) in view of Choudhury (United States Patent: US 6,169,669 B1).

As to claims 1, 5, 8, 11, 12, 16, 20, 23, 26, and 27, Urbano et al. discloses efficient battery use in a handheld multiple function device that includes using an uninterruptible power supply in a device that can employ either analog or digital control of the power supply (col. 4, line 59-col. 5, line 25, and col. 8, line 66-col. 9, line 11).

Urbano et al. does not disclose the specific steps of a method that employs a digital signal processor for controlling the power supply.

Choudhury, however, discloses specific steps to enable digital control of an uninterruptible power supply including monitoring (col. 1, line 50 – col. 2, line 14 and Fig. 3) at least one output for an overload condition ("overcurrent fault detector" 351 and col. 4, lines 59-61); monitoring a system voltage produced by a DC-to-DC converter for a system low voltage condition (V+ and V-, col. 4, lines 13-15, and 35-39); monitoring voltage of the battery for a battery low voltage condition (V_B and col. 4, lines 30-34);

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and enabling one of a plurality of fail safe algorithms based on when one or more of the overload condition, the system low voltage; condition, and the battery low voltage condition are detected (col. 4, line 64-col. 5, line 19 and col. 8, line 58- col. 9, line 25).

Choudhury further explains why digital control is considered to be advantageous (col. 1, lines 30-50).

It therefore would have been obvious to one of ordinary skill in the art at the time of invention to employ digital control methods, as taught by Choudhury, in the uninterruptible power supply system of Urbano et al., in order to avoid the problems that aging and temperature tend to have on analog controlled systems, as addressed in the cited passages of Choudhury.

As to claims 6, 14, 21, and 29, Choudhury further discloses (See Fig. 3) determining loading on an output of the DC-DC converter that is providing the system voltage [the DC Bus Caps (321) is equivalent to the DC-DC converter (see col. 4, lines 14-16), the loading is the battery charger (325)]; determining available power duration based on the load and the voltage of the battery (this is determined by sampling l_B and V_B and

As to claims 7, 15, 22, and 30, Urbano et al. further discloses disabling a portion of the handheld multiple function device (col. 5., lines 50-56); storing current settings corresponding to execution of at least one functional algorithm processed by the portion of the handheld multiple function device; and continuing operation of the

handheld multiple function device in a limited, low power consumption mode (col. 8, lines 3-20).

3. Claims 2, 9, 17, and 24, are rejected under 35 U.S.C. 103(a) as being unpatentable over Urbano et al. (United States Patent: US 6,592,521 B1) in view of Choudhury (United States Patent: US 6,169,669 B1), further in view of Barker et al. (United States Patent: 3,609,504).

The combination of Urbano et al. and Choudhury, includes a system in which a battery is connected to a battery charger further including the detection of overcurrent (overload condition) as addressed above.

Neither reference specifically teaches during an overload condition disabling the output for a predetermined period of time and after expiration of the period of time, enabling the output.

Barker et al. however teaches these steps (Abstract, col. 1, lines 12-18 and col. 2, lines 27-33) in order to prevent burning of wiring and discharge of an auxiliary battery

It therefore would have been obvious to one of ordinary skill in the art at the time of invention to perform these steps as taught by Barker et al. In the combination system of Urbano et al. and Choudhury in order to prevent damage to the circuitry and to prevent discharge of the battery, thereby maintaining the charge and thus, the lifetime of the battery.

4. Claims 3, 4, 10, 13, 18, 19, 25, and 28, are rejected under 35 U.S.C. 103(a) as being unpatentable over Urbano et al. (United States Patent: US 6,592,521 B1) in view

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of Choudhury (United States Patent: US 6,169,669 B1), further in view of Patel et al. (United States Patent: 5,018,148).

The combination of Urbano et al. and Choudhury, includes a device in which uninterruptible power supply is used as addressed above. Neither reference specifically discloses a method for storing current settings and shutting down the device.

Patel et al., however, discloses that even in uninterruptible systems, certain systems are susceptible to loss of data (Abstract, col. 1, lines 6-19) and therefore the invention is geared toward anticipation of a failure which is necessary for an orderly shut-down. This implies that current settings are stored (col. 4, line 51- col. 5, line 19).

It therefore would have been obvious to one of ordinary skill in the art at the time of invention to include additional these steps as taught by Patel et al., in order to ensure that the device containing an uninterruptible supply as taught by Urbano et al. and Choudhury, does not suffer from the loss of data in the event of a power failure.

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

United States Patents

US 6,760,618 B1 discloses an iontophoresis system that includes a power supply monitoring portion that gives a warning when a battery voltage is low, and includes a DC/DC converter.

US 6,753,625 B2 discloses the use of configuration parameters for implementing programmable battery shutoff.

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US 6,751,561 B2 discloses a power saving method for a portable appliance that includes monitoring battery residue.

US 6,735,456 B2 discloses a power saving mode for portable communication devices.

US 6,339,526 B1 discloses a low voltage cutoff circuit with short circuit detection capabilities.

US 6,243,315 B1 discloses a low power down mode for a computer memory system.

US 6,201,319 B1 discloses an uninterruptible power supply that includes a DC/DC circuit for redundant monitoring.

5,978,924 discloses a computer system with power saving functions.

5,949,632 discloses power supply in an implantable medical device with sensing means related to DC/DC voltage thresholds.

5,691,619 discloses an automatic safety switch for preventing accidental battery discharge.

5,604,708 discloses a fail-safe system for preserving battery backup.

5,514,946 discloses a DC-DC converter in a battery pack that includes static memory and a timer for charge management.

5,311,441 discloses a battery powered unit with battery sensor and resume processing control means.

5,268,845 discloses a method for detecting low battery state in which voltage and current are both monitored.

272-2215. The examiner can normally be reached on Monday to Friday.

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6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Anthony Gutierrez whose telephone number is (571)

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Marc Hoff can be reached on (571) 272-2216. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Anthony Gutierrez

2/4/05

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